

1 BRYAN L. HAWKINS (SB #238346)
bryan.hawkins@stoel.com
2 COREY M. DAY (SB #311021)
corey.day@stoel.com
3 ALYSSA C. MALINOSKI (SB #322794)
alyssa.malinoski@stoel.com
4 STOEL RIVES LLP
500 Capitol Mall, Suite 1600
5 Sacramento, CA 95814
Telephone: 916.447.0700
6 Facsimile: 916.447.4781

7 BAO M. VU (SB #277970)
bao.vu@stoel.com
8 STOEL RIVES LLP
Three Embarcadero Center, Suite 1120
9 San Francisco, CA 94111
Telephone: 415.617.8900
10 Facsimile: 415.617.8901

11 Attorneys for Plaintiff
12 Jerry Leigh

13
14 UNITED STATES DISTRICT COURT
15 EASTERN DISTRICT OF CALIFORNIA

16 JERRY LEIGH

17 Plaintiff,

18 v.

19 SANTOS, et al.,

20 Defendants.

Case No. 2:20-cv-01806-DMC

**JOINT STIPULATION TO EXTEND
DEADLINE FOR PARTIES TO
ARRANGE SCHEDULING OF
SETTLEMENT CONFERENCE;
~~PROPOSED~~ ORDER**

1 IT IS HEREBY STIPULATED by and between Plaintiff JERRY LEIGH (“Plaintiff”) and
2 Defendants SANTOS and SULLIVAN (“Defendants”), collectively the “Parties,” through their
3 above-referenced counsel of record, that:

4 The Parties submit that good cause exists for an extension of an additional period of time
5 to arrange scheduling of the settlement conference;

6 The current deadline for the Parties to arrange the scheduling of the settlement conference
7 in this matter is January 19, 2022. (Dkt. No. 24);

8 On December 20, 2021, counsel for Plaintiff was appointed to represent Plaintiff in this
9 action for the limited purpose of assisting Plaintiff with preparing for and participating in a
10 settlement conference;

11 On December 22, 2021, counsel for Plaintiff began corresponding with the Litigation
12 Coordinator at the Richard J. Donovan Correctional Facility (“RJD”) so that their office could begin
13 the clearance process so that counsel for Plaintiff may communicate with Plaintiff by phone or in
14 person. However, due to delays in responsive communication from RJD, counsel for Plaintiff are
15 still undergoing the clearance process and have not yet been able to communicate with Plaintiff;

16 On December 28, 2021, the Parties met and conferred regarding counsel for Defendants
17 informally producing documents so that the Parties can meaningfully participate in the settlement
18 conference. As of the date of this filing, counsel for Defendants is still in the process of reviewing
19 the informal requests and gathering and preparing certain requested documents for production;

20 Lastly, counsel for Defendants will be out on leave beginning in January through February
21 21, 2022.

22 Based on the foregoing, the Parties request an order of the Court extending the deadline for
23 the Parties to arrange scheduling of the settlement conference for sixty (60) days.

24 ///

25 ///

26 ///

27 ///

28 ///

1 Dated: January 14, 2022

STOEL RIVES LLP

2 By: /s/Alyssa C. Malinoski

3 BRYAN L. HAWKINS

4 BAO M. VU

COREY M. DAY

5 ALYSSA C. MALINOSKI

Attorneys for Plaintiff

6 JERRY LEIGH

7
8 Dated: January 14, 2022

ATTORNEY GENERAL OF CALIFORNIA

9 By: /s/Tyler V. Heath (as authorized on
10 1/13/2022)

11 TYLER V. HEATH

Supervising Deputy Attorney General

12 Attorneys for Defendants

13 SANTOS and SULLIVAN


PROPOSED ORDER

PURSUANT TO THE STIPULATION OF THE PARTIES, IT IS HEREBY ORDERED
THAT:

1. The deadline for the Parties to arrange scheduling of the settlement conference is extended for sixty (60) days until March 20, 2022.

IT IS SO ORDERED.

Dated: January 18, 2022


JEREMY D. PETERSON
UNITED STATES MAGISTRATE JUDGE